UNITED STATES DISTRICT COURT SOUTHERN DISTRICT OF NEW YORK

WILD EDIBLES, INC.,

Plaintiff,

-against-

INDUSTRIAL WORKERS OF THE WORLD LOCAL 460/640, BRANDWORKERS INTERNATIONAL, and DANIEL GROSS,

Defendants.

ECF CASE

No. 07 Civ. 9225 (LLS)

NOTICE OF DEFENDANTS BRANDWORKERS INTERNATIONAL AND DANIEL GROSS' MOTION TO DISMISS THE AMENDED COMPLAINT

(Oral Argument Requested)

PLEASE TAKE NOTICE THAT upon the accompanying: (i) Defendants

Brandworkers International and Daniel Gross' Memorandum of Law in Support of Its Motion to

Dismiss the Amended Complaint for Failure to State a Claim; and (ii) the Affirmation of Robert

R. Schriver, dated May 23, 2008, Defendants Brandworkers International and Daniel Gross

move this Court for an Order pursuant to Rule 12(b)(2) of the Federal Rules of Civil Procedure,

dismissing the Amended Complaint in its entirety with prejudice, and awarding such further

relief as this Court deems just and proper.

Brandworkers International and Daniel Gross respectfully request oral argument on the Motion, with the date and time to be established thereafter by the Court.

Dated: May 23, 2008

MILBANK, TWEED, HADLEY & McCLOY LLP

By:

Thomas A. Arena (TA 4613) Robert R. Schriver (RS 6924) 1 Chase Manhattan Plaza New York, NY 10005-1413 (212) 530-5000

Co-counsel for Defendants BRANDWORKERS INTERNATIONAL and DANIEL GROSS

TO:

Richard M. Howard, Esq. Meltzer, Lippe, Goldstein & Breitstone, LLP 190 Willis Avenue Mineola, NY 11501 (516) 747-0300

Counsel for Plaintiff Wild Edibles, Inc.